

HE SPIRIT OF DEMOCRACY

EDITED BY J. R. MORRIS.

WOODSFIELD.

FRIDAY, MAY 24, 1844. THE VOICE OF OHIO.

FOR PRESIDENT, MARTIN VAN BUREN. Bubject to the decision of the National Convention.

FOR GOVERNOR OF OHIO, DAVID TOD, of Trumbull County.

ELECTORAL TICKET. SENATORIAL. JOSEPH H. LARWILL, of Wayne,

DOWTY UTTER, of Clermont. CONGRESSIONAL. 1st District CLAYTON WEBB, of Hamilton, JAMES M. DORSEY, of Darke, 2d

R. D. FORSMAN, of Green, -8d JUDGE JOHN TAYLOR, of Champaign .4th DAVID HIGGINS, of Lucas, 5th GILBERT BEACH, of Wood, 6th JOHN D. WHITE, of Brown,

7th " THOMAS MEGRADY, of Ross, 8th VALENTINE KEFFER, of Pickaway 9th JAMES PARKER, of Licking, 10th GRENVILLE P. CHERRY, of Marion 11th " GEORGE CORWINE, of Scioto,

12th CAUTIOUS C. COVEY, of Morgan, 13th ISAAC M. LANNING, of Guernsey, 14th WALTER JAMIESON, of Harrison. 15th - 4 SEBASTIAN BRAINARD, of Tusca's 16th

JAMES FORBES, Sr. of Carroll, 17th NEAL McCov, of Wayne, 18th MILO STONE, of Summit, 19th BENJAMIN ADAMS, of Lake,

20th STEPHEN N. SARGENT, of Median 21st TO CORRESPONDENTS.

"Amicus" and "Banner" are inadmissible. The sentence which "Banner" attempts to criticise, we maintain is correct. If he does not wish to be criticised, he had better keep dark. "Amicus" uses too many big words for us. We are unable to "penetrate the mystic depths" of his article; neither can we "from thence elict the recondite and abstruse principles which regulate the modus operondi" of his production. We will give him the same advice that we have given "Banner."

CONGRESS.

The House have passed a resolution to adjourn on the 17th of June. The Senate have passed the bill extending the charters of the banks in the District of Columbia, to the 4th of July 1854, by a vote of 22 to 14. In the House Mr. Duncan's bill fixing the time for holding the election for elector's of President and Vice President was taken up and passed by a vote of 141 to 34. The following is a copy of the bill:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time of choosing the electors of President and Vice President of the United States, in each State, shall be the Tuesday next after the first Monday of November next; and oext after the first Monday of November next; and after wards, except when a special election shall be held in pursuance of the tenth section of the act to which this is an amendment, the time of choosing said electors shall be the Tuesday next after the first Monday of November in Education State of November in Simon River and Simo Monday of November in every fourth year suc-ceeding the last election of said electors; and when such special election shall be held, the time there ore shall be the Tuesday next after the first Monday of November in the year when the same shall be held pursuant to the section aforesaid.

The Senate on the 16th inst. passed a bill abolish. ing the office of solicitor to the General Land Office. The Hon . John M. Niles senator elect from Con. necticut appeared and took his seat. The Senate has been for some days back sitting with closed doors. It is supposed that the Texas Annexation is the question under consideration.

The following is from the Western Recorder, a religious paper, published by the Rev. C. Springer: "OHIO CATTLE .- Mr. Thomas Hutchins, of Fairfield county, Ohio, stayed with us on the even-ing of the 24th inst., on his way to the east with 130 fat cattle, 80 of which were fed by Mr. Henry Clay of Kentucky."

We were near Zanesville a few days since, and happened to make the acquaintance of Mr. Thomas Hutchins, who was just returning from the east The attention of Mr. Hutchins was called to the article of the Western Recorder, and we were surprised to learn from him, that the Henry Clay mentioned by the Recorder was not the Whig candidate for President of the United States, but an other individual altogether. We never like to find fault with preachers, but we must say that the article of the Recorder, looks very much like duplicity. We know that the reverend gentleman has a very great liking for Henry Clay, gambling, profanity, duelling and all, but we did not suppose him capable of such a subterfuge.

WHIG SONG SINGING.

We are of opinion that the whig party are beside themselves, when they undertake to cary their elections, and ride into power by singing songs .-When they get such men as Greiner and Bear their case is certainly very desperate. Men whose dives have been characterised by scenes of riot and debauchery. For the gratification of some of our whig friends we publish some extracts from one of Greiner's songs, entitled the "Banner" County. We suppose the whigs here will sing this song with great glee. It was evidently written in a fit of delirium tremens. It is entirely a creation of Greiner's filthy brain, without one word of truth in it .-We say again, when a cause depends for success upon such men as Bear and Greiner, it is certainly a desperate one. The author of this song no doubt thinks, if there is a mission established in the county, that he for his shrewdness will obtain it. We would like to see him down this way, lecturing the people of this county. He could no doubt, give us a practical illustration of a fit of delirium tremens, in his own person

"Ye statesmen of every condition, Your sympathies freely bestow, And help to establish a mission, Among the dark hills of Monroe.

"These locoes poor ignorant creatures, In darkness are suffered to go, School-teachers, school-houses and preache Have seldom been seen in Monroe.

"No "sciences" there they unravel, Neither reading nor writing they know. You'll find, if up Duck Creek you travel, The jumping off place in Monroe.

For Cass nor Van Buren they know, Poor devils, they think General Jackson, Is President yet, in Monroe."

Now we ask candidly, of our, Whig friends if they recognise this shameful slander on our county and its citizens? Are they disposed to sustain any man or set of men, who so far forget every thing like truth, and resort to such slang to sustain a totering cause. If so, we mistake them.

The following resolution, was lately adopted by whig meeting in Georgia.

"Resolved, That Henry Clay is the tallest coon, has the longest tail, the most rings around it, and the brightest ones, too, of any coon in all the American diggins

DIED.

At his residence in Ohio Township on the 18th inst., Mr. ABRAHAM TISHER. in the 46th year of -On the 22nd inst., WILLIS GAYLORD, son of the Hon. David Kirkbride, in the 5th year of his

STATE OF OHIO, MONROE COUNTY, 88. BY virtue of an order of the Court of Common Pleas of said county to me directed, I shall, on

the 24th day of June next, between the hours of 10 A. M. and 4 P. M. at the front door of the court house, in said county, proceed according to law to sell at public auction the following tract of land, to wit: the south west quarter of the south west quarter of section No. 5, of township No. 6, and range No. 8, and the northwest quarter of the south west quarter of the same section, township and range, lying and being in said county. EDWARD ARCHBOLD,

Guardian of John Holden, a lunatic

ALL persons indebted to the estate of Robert Lessley, late of Monroe county, deceased, are hereby requested to make payment immediately, and those baving claims against said estate, to present them for settlement, legally attested, within twelve months from this date. EXECUTOR'S NOTICE. STEPHEN BROWN, Executor.

May 3, 1844.

ADMINISTRATOR'S NOTICE.

NOTICE is hereby given that at the April term

A. D. 1844, the undersigned was appointed A. D. 1844, the undersigned was appointed administrator de bonis non, of the estate of James Atkinson deceased. All persons having claims against said estate will present them duly authenticated for settlement within one year, and all persons indebted to said estate will make immediate nament. IJOHN ADAMS Adm'r.

May 24, 1844 STATE OF OHIO, MONROE COUNTY, 85. THE defendant, Joshua William Holden, Jo-) Wood, Daniel Wood, seph Holden, jr. and James Holden, part-ners trading under the firm of Holden and and Daniel Gray, will take notice that on the 20th day of May, 1844, the complainants filed their petition in the court of common place for the courts. Brothers,

mon pleas for the county aforesaid, praying, among other things, for the spe-Joshua Wood, Daniel Wood, and Daniel Gray. cific performance of a contract for the conveyance to said Gray by Joshua Wood the south west quarter of the north east quarter of section 4 in town-ship 6, range 7, in said county and for the sale of

ship 6, range 7, in said county and against said said land to satisfy complaints debts against said By N. HOLLISTER, May 20th, 1844 for complainant

STATE OF OHIO, MONROE COUNTY, 88.
Simon Rinehart TO William McCarty
Samuel McCarty: Samuel McCarty: You William McCarty & will take notice that Simon Samuel McCarty. | Rinehart has this day filed his petition in the court of common pleas of Monroe county, Ohio, praying, among other things, that the conveyance made by the said William to the said Samuel for the following real estate, to wit: Lots 39 and 28, and three-fourths of lot 27,

May 22, 1844

SHERIFF'S SALES. BY virtue of a venditioni exponas to me directed from the court of common pleas of Monroe county, Ohio, I will offer for sale in the case of the State of Ohio for the use of the Fund Commis sioners of Monroe county vs. Samuel Swartwood, at the house of Samuel Swartwood, in Jackson township, on the 12th day of June next, between the hours of 10 o'clock A M and 4 o'clock P M on said day the following personal property, to wit: One black Mare. TH. MiTCHELL, Sh'ff.

ALSO: BY virtue of a vendition exponas to me directed from the same court, I will offer for sale at the house of James Witten on the same day aforesaid and between the same hours in the case of Friend Cox vs. James Witten et al the following personal property, to wit: One gray Horse, one bay Mare, one black Cow, one dun Cow and one yoke of Buils. [13] TH. MITCHELL, Sheriff. Bulls.]13] May 23, 1844.

SHERIFF'S SALES.

BY virtue of a decretal order to me directed from the court of common pleas of Monroe county and State of Ohio, in the case of Jesse Payne vs. James Armstrong, et al, I will offer for sale at public outcry at the front door of the court house in the town of Woodsfield, in said county, on Monday the 24th day of June next, between the hours of 10 o'clock A M and 4 o'clock P M on said day, the following described lands and tenements situate in said county, to wit The south-west quarter of the south-west quarter of section 7, township 6 and range 8. ALSO:

BY virtue of a decretal order to me directed fro the court aforesaid in the case of Edward Arch-bold vs. Thomas Noland, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north-east quarter of the south-west quarter of section No 31, township 4 and range 4, containing 37 acres be the same more

ALSO: BY virtue of a decretal order to me directed from the court aforesaid in the case of Crispen Oglebay, administrator of James Oglebay, deceased vs. John Snider and wife, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: The west half of the north-east quarter of the court ter of the south-west quarter of section 28, town-ship 7, and range 7, in the district of land subject

e at Marietta, Ohio, containing 19 1-2 acres

of land, be the same more or less. ALSO: BY virtue of a decretal order to me directed from said court in the case of Crispan Oglebay, admin-istrator of James Oglebay deceased, vs. F. D. Stephen and wife, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: The south east quarter of the north-east quarter of section 10, township 7 and range 7, in the district of land subject to sale at Marietta,

in said county, to wit: The north east quarter of section 21, township 3 and range 4; also, the north west quarter of the south-west quarter of section 15, township 3 and range 4, containing 80 acres, be the same more or less. ALSO:

BY virtue of a decretal order to me directed from said court in the case of Robert J. Alexander vs.
John P. Ferrel and Joseph Hall, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: Lots No 3 and 4 in the town of New Castle, and bounded as follows, to wit: Beginning for the same at the north-west corner of lot No 4, thence north 86 deg. east four perches; thence south 4 deg. east 14 perches to the south east corner of lot no 3; thence south 6 deg. west 4 perches; thence north 4 deg. west 14 perches to the place of beginning, containing 56 perches, with the improvements thereon

ALSO: BY virtue of sucdry venditioni exponas and Fi Fa et Lev Fas to me directed in the case of John G. Afflick and others vs Daniel Gray, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: 115 town lots in the town of Fairpleasant, and numbered as follows, to wit: 3, 4, 5, 6, 7, 113, 8, 114, 9, 115, 10, 116, 11, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 33, 27, 32, 28, 31, 29, 30, 49, 34, 50, 51, 48, 35, 47, 36, 46, 37, 45, 32, 44, 39, 43, 40, 42, 41, 113, 52, 69, 68, 54, 67, 55, 66, 50, 65, 57, 64, 58, 63, 59, 62, 60, 61, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 92, 80, 92, 81, 90, 83, 89, 84, 88, 85, 87, 86, 91, 99, 108, 98, 106, 100, 105, 101, 104, 102, 103, 117, 96, and 109. Also 33 lots in the town of Graysville, and numbered on the plat of said town as follows, to wit: 15, 59, 72, 48, 70, 47, 77, 46, By virtue of sundry venditioni expenses. ate in said county, to wit: 115 town lots in the Graysville, and numbered on the plat of said town as follows, to wit: 15, 59, 72, 48, 70, 47, 77, 46, 78, 44, 80, 45, 79, 42, 82, 41, 83, 84, 85, 34, 7, 35, 6, 36, 5, 1, 37, 4, 38, 3, 39, and 41. Also, south west quarter of section 15, township 3, and range 5; also, the north east quarter of the north east quarter of section 16, township 4 and range 6. Also, the south west querter of the south east quarter of section 3, township 6, and range 7. Also, the east half of the north east quarter of section 16, township 4, of range 6. Also, 79 acres of land

of sec. 34, T. 5 and R. 5. ALSO: BY virtue of a venditions exponsa to me directed from said court, in the case of Janny, Hopkins, and Hull vs. Henry H. Mott and others, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tene ments situate in said county, to wit: Lots No 34, 45 and 103 in the town of Woodsfield, as numbered on the plat of said town together with the improve-

ALSO: BY virtue of sundry venditioni exponas to me directed from said court in the case of William Shaw vs. John S. McFarland, and a Lev Fa in case of Asbmy Gardner vs. J. S. McFarland, I will offer for sale at the time and place in manner aforesaid, the following described lands and tenements situ-ate in said county, to wit: Ninety three acres of land lying in the south west quarter of section number 8, in township 7, and range 8, commenc-ing for the same to run south at the mouth of Hen-ry Fisher's lane on said line, directly on the east side of the Barnesville and McConneilsville State road, thence south to a stake near the north west corner of the lands sold by Daniel Bates and wife to Charles Arndt, thence to said corner of said Arndt's land, thence down the Buffalo creek to a certain stake or stone planted as a corner stone, thence a little north of west nineteen rods on a straight line to a stone on the top of the bank, thence a little east of north on a straight line thirty two and one half rods to a corner stone in the creek about two rods south east from an elm tree fifteen inches in diameter, thence down said creek to the section line on the south side of said quarter, or parcel of land lying in said county and in the north west quarter of section seventeen, township 7 and range 8, in the Zanesville land district, commencing for the same on the north line of said quarter section near where the two Buffalo forks come together on the seat side thence cost along ome together on the east side, thence east along said section line to a stake in a run near the edge of the road about midway (east and west) of the east half of said quarter on said line, thence south along the foot of the hill or bank to a stone at the south east extremity of said hill, thence west with in twenty rods of the west line of said east half quarter, theace south to the Buffalo creek, thence lown the meanderings of the creek to the place of beginning, containing 20 acres more or less.

ALSO: BY virtue of sundry renditioni exponas to me directed from said court in case of William Cochran and others vs. Joshua Hawkins, i will offer for sale at the same time and place in manner are-said the following described lands and tenements situate in said county, to wit: the north half of the north east quarter of section 19, township 4 and

range 5. ALSO:

BY virtue of a venditioni exponss to me directed from said court in the case of Michael Miller, vs. James Patton I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: Being a part of section 32, township 1, of range 3, beginning on the bank of the Ohio river south of a stone, thence east, up the bank of said river to the middle of a bridge 45 rods 15 inches, thence north half a degree west 18 rods and 16 links to a post,—N. B. 40 links to the chain,—thence north two and a half degrees west through a large poplar, thence in the same direction 320 rods and 18 links to a post, thence west 31 rods and 18 links to a post, thence west of rotation and 10 links to a post, thence due south over a corner stone to the place of beginning 328 rods and 16 links, containing by latitude and departure 79 acres and 10 perches except so much of the said tract as is included in the town plot of the town of Sardis, containing about 16 acres more or less.

ALSO:

BY virtue of sundry venditioni exponas to me di-rected from said court in the case of the Ohio Life Insurance and Trust Company et al vs. Moses T. Spencer, I will offer for sale at the same time and lace in manner aforesaid, the following described lands situate in said county to wit: The west half of the north west qr. of sec. 26, T. 5 of R. 7; also the west half of the N. W. qr. of the same section, township and range, except the town plot of the town of Harrietsville, and seven acres sold off the east corner of said town plot south to the south line, supposed to contain 15 acres more or less.

ALSO: BY virtue of a venditioni exponss and Fi Fa et Lev Fa to me directed from said court in the case of Cox & Thistle, vs. Charles Wells, I will offer for sale at the same time and place in manner afore-said, the following described lands and tenements situate in said county, to wit: A certain tract or parcel of land lying and being in said county, and in fractional section 21, township 1 and range 3 and more particularly described as follows, to wit: ty, to wit: The south east quarter of the northeast quarter of section 10, township 7 and range 7, in the district of land subject to sale at Marietta, Ohio, containing 40 24-100 acres; also, the north east quarter of the north east quarter of section 10, township 7 and range 7, containing 40 24-100 acres lying and being in the Marietta district aforesaid.

ALSO:

ALSO:

BY virtue of a decretal order to me directed from said court in the case of Noah Melott vs. Peter Hoover and wife, I will offer for sale at the same

More particularly described as follows, to wit: Beginning on the Qhio river at or near a stone marked C. W being the corner between Wells' and Robert McEldowney's land, thence a north westerly course with the line dividing lands of Wells and McEldowney, 113 poles to the section line between sections 21 and 27, thence north so far that a line running parallel with said line (between lands of Wells and McEldowney) to the Ohio river will contain 30 acres, thence down said river Ohio to the place of beginning.

river Ohio to the place of beginning.

ALSO:

BY virtue of a Lev Fa to me directed from said court in case of Davenport and Brown vs. Abratant quarter of section 27, township 4 and range 4.

BY virtue of a decretal order to me directed from said court in the case of David Kirkbride, jr. vs.

George Henderson, et al, I will offer for sale at the sams time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The south west quarter of the north west quarter of section 16, township 2, of range 4.

ALSO:

BY virtue of a Lev Fa to me directed from wit: The south west quarter of the north west quarter of section 16, township 2, of range 4.

ALSO:

BY virtue of a Fi Fa et Lev Fa to me directed from said county, to wit: lots No 13, 14 and 28 in the cornel in the case of Levi Headlee vs. Cornel is Atkinson, I will offer for sale at the same

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 18, township 2, of range 4.

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of Friend Cox vs. James Witten, et al I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements, situate in said county scribed lands and tenements, situate in said county, to wit: The noth west quarter of the south east quarter of section 19 in township 2 of range 4. Also the south east quarter of the south west quarter of same section township and range in the district of lands sold at Marietts, Ohio.

ALSO By virtue of a venditioni exponas to directed from said court in the case of Matthew Adams vs James Witten, 1 will offer for sale at the same time and

By virtue of sundry venditioni expcuas to me directed, from said court in the case of John Gibson jr. and others vs Silas Headley et al, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The north west quarin the south west quarter of section 34, township 6, and range 5. Also, one half acre of land in the south east quarter of section 4, township 6, and range 6. Also, 61 acres of land in the S. W.qr. and range 6. Also 61 acres o ter of the north east quarter of section ship 4 and range 4, in the Marietta land district aforesaid.

> By virtue of a venditioni exponas to me directed from said court in the case of Steel, Davenport & Co. vs George Morton I will effer for sale at the same time and place in manner aforesaid the following described lands & tenements situate in said county to wit: the east half of the north east quarter of section 13 township 6 and range 7, in the district of land sold at Marietta O.

ALSO By virtue of sundry venditioni exponas to me directed from said court in the case of the State of Ohio for the use of the Fund Commissioners of Monroe county and others vs Balding Cox & Balding Cox and Stephen Knight, will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements to wit: 41 acres of land in the n. w. quarter of section 35 township 3 and range 5. Also the north east quarter of the north west quarter of section 5 thence east along said section fine to the south the north west quarter of section 5 east corner of said quarter. Also, a certain tract township 4 and range 6 with the improvements thereon.

By virtue of a venditioni exponas to me directed from said court in the case of Jasper Mallory vs Lewis Woolenweber I will offer for sale at the same time and place, in manner aforesaid the following described lands & tenements situate in said county to wit: Lots No. 23 & 37 in Linn's addition to the town of Elva as numbered on the plat of said town, with the improvements ALSO, thereon.

By virtue of a venditioni expones to ne directed from said court in the case of Nathan Hollister vs Joseph Patch and a Fi fa et lev fa in the case of Joseph Patch Sr. vs Joseph Patch jr. I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements significant uate in said county to wit: The west half of the north west quarter of section 8, township 6 and range 6, containing 79 25-100 acres

Also ten acres bounded as follows to wit: beginning for the same at the North west corner of said section 8 running thence south 60 poles to a stake, thence west 16 poles to a stake at a white oak tree 16 inches in diameter thence north 100 poles to a stake, thence east 16 poles to a stake on the fine of section 15 thence so. 40 poles to the place of beginning. ALSO

By virtue of a venditioni exponas to me directed from said court, in the case of Benjamin Ammons by Henry Ammons his next friend vs John Floyd and Michael Floyd, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The south east half of the south east quarter of section 1 township 5 & range 5 with the improvements thereon.

By virtue of a venditioni exponas to me directed from said court in the case of C. F. Hager vs John Henthorn, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements, situate in county to wit: The east half

town of Graysville with the improvements thereon.

ALSO:

BY virtue of a decretal order to me directed in the case of Nathan Hollister vs. Henry Dennis, I will offer for sale at the same place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north east quarter of section 21, township 3 and range 4; also, the north section 21, township 3 and range 4; also, the north of section 25, township 3 and range 4 commences of the firm said county, to wit: The north east quarter of section 25, township 3 and range 4 commences of the same at a stake at the south ing for the same at a stake at the south of JAMES W. SHANKLAND & CO. The books and by the lands of Thomas Pollock on the north, by the lands of Frederick Betticher on the west, by the lands of Asael Booth containing and south by the lands of Asael Booth containi ginning containing 20 acres with the improvements thereon.

THOMAS MITCHELL, Sheriff. May 28, 1844.

PROFESSIONAL CARDS.

WM. C. WALTON, Attorney at Law,

WOODSFIELD, OHIO, 83-Office opposite the Court House. March 15, 1844.

COWEN & WIRE. ATTORNEYS& COUNSELLORS AT LAW AND SOLICITORS IN CHANCERY,

WOODSFIELD, OHIO. WILL Attend, promptly, to all business entrusted March 1, 1844.

> J. R. MORRIS. ATTORNEY AT LAW,

WOOLSFIELD, OHIO.

March 8, 1844. THUMAS WEST, ATTORNEY AT LAW,

April 19, 1844. EDWARD ARCHBOLD, ATTORNEY AT LAW,

WOODSFIELD, MONROE COUNTY, O.

NOTARY PUBLIC,

WOODSFIELD, MONROE COUNTY, OHIO. March 22, 1844.

Wm. F. HUNTER, ATTORNEY AT LAW, WOODSFIELD, MONROE COUNTY, OHIO

March 15, 1844. DOCTOR J. McMAHON, PRESENTS his grateful acknowledgements to the citizens of Monroe county, for their liberal pa-tronage in his professional line of business, and informs them that he has removed his office near the public square, in the west end of the house former ly occupied by Mr. Sinclair, where he may be found at all times ready to obey the calls of his

He also informs the public that he has entered into a partnership with his son

A. D. McMAHON & PARDON COOK. Having made these arrangements, he hopes to supply the demands of his patrons more punctually than he has hitherto been able to do.

J. McMAHON.

Woodsfield, April 19, 1844.

ROAD NOTICE. NOTICE is hereby given that a petition will be presented to the commissioners of Mouroe county at their next June session, praying for an alteration of the State Road commencing at the mouth of Miller's Run, opposite Sistersville, Va. and ending at Zanesville, O. Said alteration being on the farm of Jacob Huffman, and commencing on said State Road near his house, and terminating on said road where it passes over the Western line of his land.

MANY PETITIONERS.

April 30, 1844. ROAD NOTICE. THERE will be a petition presented to the com-missioners of Monroe county, at their next session in June, praying for the location and establishment of a road beginning and running as follows: Com-mencing at the road leading from Calais to the Woodsfield road, on the land of James Wells, at or near where there is an old trail marked out; from thence running a S. E. direction to or near the S. W. corner of R. Clegg's land; thence on or near the line between sections 4 and 5 to or near the S. E. corner of said Clegg's land; thence through the land of John Shaup; thence to continue on the ridge ou or near the trail which is now occu-John Headley, to intersect the road which leads from Malaga to Kent's at or near the house of Mrs.

ROAD NOTICE.

NOTICE is hereby given that a petition will be presented to the commissioners of Monroe county, at their next session, praying for an altera-McConnellsville, as run, through the town of Carlisle, commencing at the north and of the Main street of the said town of Carlisle, thence running southwardly with said Main street to the Cross her patition in the Court of Common Pleas of said street between William Driggs, thence southward | County, praying for a divorce on the ground of until it intersects said old ros MANY CITIZENS.

A PETITIONER.

April 30, 1844.

Snider.

ROAD NOTICE. THERE will be a petition presented to the com-missioners of Monroe county at their June session 1844, praying for the establishing a county road to commence at the Methodist Episcopal meeting house on the land of Jacob Wise, jr. in Franklin township in said county; thence running the near-est and best way to intersect the Woodsheld street in Lewisville of Centre township JACOB EDWARDS.

April 22, 1844.

ROAD NOTICE. NOTICE is hereby given that a petition will be presented to the commissioners of Monroe county at their June session, for an alteration of the county road, commencing near Elisha Enoch's at a point on the Marietta road and running in the direction of Woodsfield and ending at a point in sold to the highest bidder, the following real estate, direction of Woodsfield and ending at a point in the road leading from Woodsfield to the Road Fork of Duck creek on the land of Henry Sutten. Said alteration being in Franklin township, and to com-mence on the lands of J. Wheeler, at a water beech, thence running up a run through the lands of John Kerr, to a white oak marked with the letter 'W,' where the said road intersects the Bethel and Car-A PETITIONER. April 27, 1844.

ROAD NOTICE. NOTICE is hereby given that a petition will be presented to the commissioners of Monroe Ohio, at their next session on the first Monday of June next, praying for a review and alteration of a part of the county road commencing at the Ohio river, at the town of Clarington, thence to cross at or near the mouth of Sunfish of the north west quarter of section 6, creek, thence the nearest and best route to Woods- payment. township 4 and range 5 containing 75 field in said county, by way of what is called the ridge route. The review and alteration to commence at the forks of the road at Thomas Carrick's Smith Shop, and from thence to Woodsfield.

JAMES W. SHANKLAND. JOHN M. ROWND.

Lexington, Monroe co. O. April 20, 1844. 91f State of Ohio, Monroe county as. Court of Common Pleas, June term 1843. Thomas Weston, Executor of Jacob Ollam dec'd.

Sarah Ann Ollem, (widow) William Jackson Olloni, Matthew Ollom, Mariah Ollom, Minerva Ol-lom, Isaac W. Ollom, Jeremish Ollom, Benjamin Ollom, John Ollom, Peter Ollom, Margaret Rissel, Elemor Marlow, An., Ollom, Adam Ollom, Nancy Ollom, Mary Ollom, John Ollom, Sarah Ollom, a.d Mary Ollom, heirs at law of Jacob Ollom deceas-

The above named defendants will take notice that said petitioner has this day filed in said court, his amended petition praying to be authorized to sell the E half of the N E qr. Also the S W qr. of the S E qr. of section 20 in range 3 and township 2 in said county, to pay the debts of said Jacob Ollom's estate and that said petition will be heard at the the next term of the court.
THOMAS WESTON, Ex'r.

BY MASON & MOODEY, Sol'rs. Woodsfield, April 5, 1844.-No. 6*6t.

STATE OF OHIO, MONROE COUNTY. The defendant will take notice, that the complain-Mary Carmichael VS: John Carmichael jr. and has this day filed her petition in the Court of Common Pleas of said County, praying for a divorce on the ground that said John Carmichael Jr. has been convicted of bigamy in the County of Meigs, and actually ren-tenced to the Penitentiary of this State and confin-

ed therein in pursuance of said sentence.

EDWARD ARCHBOLD, Attorney for Petitioner

April 5, 1844. State of Ohio Monroe Countys.

Levi W. Morgan and Dan-iel Daugherty, will take no-

Levi W. Morgan tice that James Smith on the Daniel Daugherty. In fifteenth day of May A. D. 1844, filed in the court of common pless of the county aforesaid, his petition in Chancery praying county aforesaid, his petition in Chancery praying
for the sale of the following real estate, the property of said Morgan, to satisfy a claim in favor of said
Smith to wit: the South East qr. of section 30 in
T. 3 of R. 5, in Monroe County Ohio.
N. HOLLISTER,
Sol. for Complainant.
May 15 1841.

May 15, 1844.

State of Ohio Monroe County se. William Thornton & Wil-liam J. Thornton will take Peter Dillon William Thornton & notice that Peter Dillon William J Thornton. has this day filed his petiion in the Court of Common Pleas of Monroe County Ohio, praying for a decree of said court for the sale of the following real estate, to pay certain debts due from said William Thornton to said Dillon to wit: the south west quarter of the south west quarter, of section No. 6, township 6, of range

7, in Monroe County Ohio. N. HOLLISTER, Sol for Complainant.

May 15, 1844. James Porter Admir. et Blijah Bennet Dec'd. Petition to sell equitable interest in Lands.

Nancy Bennet Riley Bennet and others & To Riley Bennet and the heirs & legal representatives of Elijah Bennet deceased. You are hereby informed that on the 14th day of May 1844, said administrator filed his petition in the Court of Common Pleas of Monroe County Ohio, the object and prayer of which peti-tion is to obtain an order &c. at the next term of said Court for the assignment of the Dower of Nancy Bennet, the widow of said Elijah Bennet Dec'd. in and for the sale of the equitable estate of the decedent in the following real estate lying m said county, (of which the said Elijah Bennet died in possession,) the west half of the south east qr. and the south east quarter of the north west quar ter of section No. 1, Township No. 3, Range No.

5, containing 119 38-100 acres.

JAMES PORTER,

Adm'r. of Elijah Bennet Dec'd.

JNO. M. KIRKBRIDE, Sol. for Petitioner

May 17, 1844. PETITION FOR PARTITION.

STATE OF OHIO, MONROE COUNTY, 85.
Thomas Martin, NOTICE is hereby given to William Baily, Stephen Thomas Martin,

Baily, Susannah Baily, and William Baily, Barbary Bailey, - being the minor heirs of Peter Baily, deceased-residents of Perry the ridge on or near the trail which is now the ridge on or near the trail which is now pied through the land of J. Chrisman, John John, Died Barbary Baily.

Michael Smith, Thomas Boothe, Beardmore and Martin, of Monroe county, Ohio, that Thomas Martin, of Monroe county, of the count county, Ohio, has this day filed in the Court of Common Pleas of the said county of Monroe, his petition demanding partition of the south east quarter of the south east quarter of section four, of township six, and range seven, lying in Monroe county aforesaid.

N. HOLLISTER, Att'y
May 8, 1844.

[11:6w] for petitioner.

STATE OF OHIO, MONROE COUNTY. Rhoda Walker The defendant Wilson Wals ker will take notice, that the Wilson Walker more than three years wiltui absence of said will-son. EDWARD ARCHBOLD.

April 5, 1844 -6cw. Attorney for Petitioner ATTACHMENT. NOTICE is hereby given to all concerned, that on the 14th day of March, A. D. 1844, Philip J. Anshutz sued out of the Court of Common Please of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of John Hornbrook, an absent debtor, for the sum of four hundred dollars damages, which said writ was reurned at the April term of said court, 1814, served WM. OKEY, Clerk 10:6w

April 27, 1844. Monroe com, pleas ADMINISTRATOR'S SALE ON Monday the 17th day of June, 1844, between the hours of 10 o'clock A. M and 4 o'clock P. M as the preperty of David Griffith deceased, to wit: Fifty acres of land lying on the east side of the North East Quarter of Section ten, in Township five, of Range five. Terms of sale, two thirds

cash in hand, and the balance in one year, with interest from date. THOMAS GRIFFITH. Ex'r. of David Griffith, deceased,

May 17, 1844-5w. ADMINISTRATOR'S NOTICE. NOTICE is hereby given, that at the April term
A. D. 1844, the undersigned has been appointed
administrator de bonis non, of the estate of Abel
Atkinson deceased. All persons having claims against said estate, will present them duly authen-ticated for settlement within one year, and all per-sons indebted to said estate will make immediate

MARTIN TROY, Adm'r. May 17, 1844-31.

By virtue of Sundry venditioni expons to me directed from said court in the cases of John Elliott and others vs James E. Masters I will offer for sale at the same time and place in manner afteresaid the following described lands and tenements situate in said Co. to wit: a part of the north west quarter of the south to wit: a part of the north west quarter of the south west quarter of the south west quarter of section No. 15, in township No. 2, of range No. 4, in Jackson township in said county.

May 17, 1844—31.

ATTACHMENT.

No TICE is bereby given to all concerued, that on the court of Common Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pleas of Monroe county, and State of Ohio, a writ of attachment against the lands attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Samuel Pl